

BEFORE THE
STATE OF WISCONSIN
DEPARTMENT OF FINANCIAL INSTITUTIONS
DIVISION OF SECURITIES

In the Matter of

SUMMARY ORDER TO CEASE AND
DESIST AND REVOKING
EXEMPTIONS

ELONMUSKQUANTUMAI, and
CHRISTOPHER ROBERT,

DFI Case No. S-251864 (EX)

Respondents.

I.

The Administrator of the State of Wisconsin, Department of Financial Institutions, Division of Securities (“Division”), having legal authority and jurisdiction to administer and enforce the Wisconsin Uniform Securities Law, Wis. Stats. Ch. 551 (“Ch. 551”) and rules and orders promulgated thereunder, and having determined that this action is necessary and appropriate in the public interest and for the protection of investors, hereby enters this Order as follows:

II.

Division staff have presented evidence sufficient for the Administrator to make the following findings of fact and conclusions of law:

A. Findings of Fact

Respondents

1. At all relevant times, Elonmuskquantumai (“Quantum AI”) purported to be a wealth management company focusing on wealth creation and trading digital assets on its now-defunct website, www.quantumproximai.live. Its reported address was One Pickwick Plaza, Greenwich [sic], CT 06830. It had a customer service email address of info@quantumaistock.com. Another fictitious address associated with Quantum AI was 12 Kensington Gardens, Ferryhill, DL17 USA [sic].
2. Christopher Robert (“Robert”) is likely an alias for one or more control persons of Quantum AI. His WhatsApp phone number used to communicate with a potential Wisconsin investor is 1-480-302-0044.

Conduct

ELONMUSKQUANTUMAI

3. Elonmuskquantumai promoted its purported Quantum AI investment platform through its website, www.quantumproximai.live, and on Facebook as the Elon Musk Quantum AI Platform Investment Group.
4. The “Elon Musk Quantum AI Platform Investment Group” Facebook page prominently displayed images of Elon Musk, claimed locations in Los Angeles, Sydney and London, and contained the following representations:

Quantum AI Auto Robot, Team and special expertise. Well designed to help build solid financial foundations, 48 hours huge and fast withdrawal.

Quantum AI BOT Investment PLATFORM Update!

We’re thrilled to announce an incredible opportunity for all our global investors!

Quantum AI Bot Investment platform is currently offering a massive 70% ROI to all participants looking to earn higher profits before December. This is your chance to take advantage of cutting-edge AI trading technology that’s transforming the world of smart investing.

With over 4,000+ subscribers worldwide, our platform continues to prove its trust, transparency, and efficiency across multiple countries.

Whether you’re an experienced investor or just starting, this is the moment to let Artificial Intelligence work for you 24/7, efficiently and intelligently.

Don’t miss out on this global wave of financial growth powered by innovation and automation.

Join thousands of investors already earning consistently.

Let’s make your profits smarter with Quantum AI Investment Communities!

5. The Quantum AI Facebook page directed users to a WhatsApp link to obtain more information.
6. Like the Facebook page, the Quantum AI website also prominently displayed images of Elon Musk. For example, Quantum AI’s landing page featured the image below:



7. The website was replete with grammatical errors and formatting issues, which is a common feature of scam websites. The About Us section of the Quantum AI website touted:

Elonmuskquantumai is an Optimal Wealth Management Company with emphasis on Wealth Management, Wealth Creation, Trade and Digital Assets usage. We offer various insured services capable of generating and returning good profit yield on crypto assets in the Blockchain through trading on a wide range of Instrument Categories. Elonmuskquantumai has qualified financiers/traders that manage and provide finance consulting services to her investors. We pride ourself with a world class professional customer service, unique trading strategies, optimum transparency and fidelity. Funds Invested with Elonmuskquantumai can with Withdrawn, Transferred or Reinvested at will.

8. Investment offerings required a minimum investment of \$10,000.00 with a maximum advertised investment of \$500,000,000. The How It Works section of the Quantum AI website described the investment process as follows:

Deposit – Open real account and add funds. We work with more than 20 payment systems.

Trade – Trade any of 100 assets and stocks. Use technical analysis and trade the news.

Withdraw – Get funds easily to your bank card or e-wallet. We take no commission.

9. Quantum AI's investment program purported to provide seven different types of investments, including:

Tesla's Cars – Compounding Total of 35%

Stock – Compounding Total of 60%

SpaceX – Compounding Total of 75%

Amazon – Compounding Total of 120%
Crypto – Compounding Total of 35%
Gold – Compounding Total of 60%
Apple – Compounding Total of 75%

Investor Ron Thompson

10. Investor Ron Thompson (“RT”) is an adult male residing in Wisconsin.
11. RT came across the Quantum AI Facebook page while browsing the internet. RT utilized the link associated with the Facebook page to start a chat via WhatsApp. The phone number associated with the WhatsApp link was identified as 1-480-302-0044.
12. On WhatsApp, RT communicated with Robert, a purported senior group administrator for Quantum AI, who informed RT that “Quantum AI is an online trading platform (stocks, gold coins), it is one of the highest paid investment treasures in the world. Here you can make double your investment, no experience is needed, let’s say you start trading with \$300 you will get a profit of \$8,150 at the end of 2 trading days.”
13. RT asked Robert how much he could earn in two days if he invested \$10,000. Robert replied, “After trading for you in two working day you earn up to \$105,250 then I’ll guide you on how to withdraw your profits directly to you bank account or crypto wallet....”
14. Robert also told RT that Quantum AI charges a 10% commission, which is only paid after the investor withdraws his profits. This information contradicted the website which represented that Quantum AI did not charge commissions.
15. Robert urged RT to register on the Quantum AI website so he could begin investing. Robert stated, “[I] Am very transparent in my trading, all that is required of my clients are trust, commitment and cooperation for me to be able to make this right with you like I did with other clients and once these are in place I believe we should be able to maintain a long term business relationship.”
16. Once RT completed his registration, Robert sent wire payment instructions to RT which directed funds to a Bank of America account located in New York and owned by an individual, DH. Robert identified DH as the company’s “official bank account holder.” Robert further stated, “Once you make the payment, it will reflect on your trading account immediately. After that, I will guide you on the next steps so we can begin your trading process on time.”
17. RT ultimately declined the Respondents’ offer to invest in Quantum AI.
18. Upon further investigation, the Division learned that DH is likely a money mule for the Quantum AI investment scam. On the Bank of America account application, DH identified his occupation as “unemployed” and did not disclose any income. Yet, DH

was receiving several wire transfers into his account and rerouting the funds via outgoing wire transfers, to an account associated with Lead Bank.

19. Lead Bank partners with Bridge Ventures, LLC, a money services business specializing in cryptocurrencies. The account to which DH was wiring funds was owned by an individual named Olumide Babajide located in Nigeria.
20. During the Division's investigation, NameCheap provided relevant documents related to the ownership and registration of the URL www.quantumproximai.live. NameCheap identified the user as "Brian Admin" with an associated email address of fasttrader0@gmail.com. "Brian Admin" had registered 15 domains with NameCheap including:
 - Quantumpowerai.live
 - Promarketoption.live
 - Muskrewards.live
 - Blockdigitaltrade.live
21. All the domains registered by "Brian Admin" have been taken down at the request of the Division.
22. Quantum AI's website, which was viewed by RT, contained numerous misrepresentations. Among other things, it touted a business history and expertise that were non-existent and it grossly exaggerated rates of return. It also failed to provide accurate information about its business and employees, and it provided false information about its locations and addresses. In addition, the website falsely represented that no commissions were charged. The website also falsely represented an affiliation with Elon Musk.
23. Quantum AI's Facebook page contained similar misrepresentations such as promising returns of 70%, 4000+ subscribers, and use of "Quantum AI Bots," without explaining the nature and function of such "Bots." It also falsely represented an affiliation with Elon Musk.
24. Quantum AI's investment programs described above required the investment of money into the investment programs managed by Quantum AI from which the investor expected profits to be derived from the efforts of Quantum AI.
25. Respondents, for compensation, engaged in the business of advising investors like RT as to the value of securities and the advisability of investing in and purchasing securities in this state.
26. The Quantum AI investment program was a passive investment opportunity entirely managed by Respondents and their so-called Quantum AI Bots, with no control or input from the investors. As Robert told RT: "all that is required of my clients are

trust, commitment and cooperation for me to be able to make this right with you like I did with other clients.”

27. Respondents designed the securities investment programs to accept offers to purchase from investors in Wisconsin and allow Wisconsin investors to enroll in its passive income investment program.
28. In connection with the offers of securities, Respondents failed to disclose: the identity of any of Quantum AI’s principals and management; Quantum AI’s true location or the location of any of its principals and management; Quantum AI’s financial statements, including its assets, liabilities and profitability; the risks of investing in cryptocurrency transactions on the Quantum AI trading platform; and commissions charged. Further, Respondents failed to disclose any applicable licensing, such as money transmitter licensing or securities registrations.
29. At no time was the Respondent Quantum AI or its principals registered with the Division in any capacity.

B. Conclusions of Law

Legal Authority and Jurisdiction

1. The Administrator has legal authority and jurisdiction over the conduct described above, pursuant to Wis. Stat. Ch. 551 and the rules and orders promulgated thereunder.
2. Notes and other evidence of indebtedness constitute securities under Wis. Stat. § 551.102(28).
3. The purported investments programs offered by Respondents to RT, whereby Respondents were to receive funds from RT to be held on account for his benefit and were used to engage in profit-seeking investment and speculation based on the recommendations of the Respondents, constituted a note or other evidence of indebtedness as provided in Wis. Stat. § 551.102(28).
4. An investment contract constitutes a security under Wis. Stat. § 551.102(28)(d)(1).
5. The Respondents’ purported investment programs were an investment contract, including as defined by Wis. Stat. § 551.102(28)(d)(1), because they involved investing in a common enterprise with the expectation of profits to be derived through the essential managerial efforts of someone other than the investor, namely Respondents.
6. The Respondents’ purported investment programs also constituted an investment contract, pursuant to Wis. Stat. § 551.102(28)(d)(2), because Respondents induced investors to furnish funds to Respondents based on their representations, where the funds would be subject to the risks of the enterprise, and the representations would

give rise to a reasonable understanding that a valuable benefit of some kind over and above the initial funds would accrue to investors as a result of the operation of the enterprise, and where investors did not have the right to exercise practical and actual control over the managerial decisions of the enterprise.

7. The notes, evidences of indebtedness, and investment contracts offered by Respondents to RT were required to be, but were not, registered with the Division.
8. Pursuant to Wis. Stat. § 551.301(1), it is unlawful to offer or sell securities in Wisconsin unless the securities are registered under Ch. 551, federally covered securities, or exempted from registration under Ch. 551.
9. A broker-dealer is a person engaged in the business of effecting transactions in securities for the account of others or for the person's own account under Wis. Stat. § 551.102(4).
10. Pursuant to Wis. Stat. § 551.401(1), it is unlawful for a person to transact business in this state as a broker-dealer unless the person is registered under Ch. 551 as a broker-dealer or is exempt from registration as a broker dealer pursuant to Wis. Stat. § 551.401(2).
11. Respondents transacted business as a broker-dealer as defined under Wis. Stat. § 551.102(4) and Wis. Admin. Code § DFI-Sec. 1.02(10).
12. Pursuant to Wis. Stat. § 551.102(15), an investment adviser is defined as a person that, for compensation, engages in the business of advising others, either directly or through publications, writings, or electronic means, as to the value of securities or the advisability of investing in, purchasing, or selling securities or that, for compensation and as a part of a regular business, issues or promulgates analyses or reports concerning securities. The term includes a financial planner or other person that, as an integral component of other financially related services, provides investment advice regarding securities to others for compensation as part of a business or that holds itself out as providing investment advice regarding securities to others for compensation.
13. Pursuant to Wis. Stat. § 551.403(1), it is unlawful for a person to transact business in Wisconsin as an investment adviser unless the person is registered under Ch. 551 as an investment adviser or is exempt from registration as an investment adviser under Wis. Stat. § 551.403(2).
14. Respondents transacted business as an investment adviser as defined under Wis. Stat. § 551.102(15).
15. Pursuant to Wis. Stat. § 551.501(1), it is unlawful for a person, in connection with the offer, sale, or purchase of a security, directly or indirectly, to employ a device, scheme, or artifice to defraud.

16. Pursuant to Wis. Stat. § 551.501(2), it is unlawful for a person, in connection with the offer, sale or purchase of a security, directly or indirectly, to make any untrue statement of a material fact or to omit to state a material fact necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading.
17. Pursuant to Wis. Stat. § 551.501(3), it is unlawful for a person, in connection with the offer, sale or purchase of a security, directly or indirectly, to engage in an act, practice or course of business that operates or would operate as a fraud or deceit upon another person.
18. Pursuant to Wis. Stat. § 551.502(1), it is unlawful for a person that advises others for compensation, either directly or indirectly or through publications or writings, as to the value of securities or the advisability of investing in, purchasing, or selling securities or that, for compensation and as part of a regular business, issues or promulgates analyses or reports relating to securities, to employ a device, scheme, or artifice to defraud another person or to engage in an act, practice, or course of business that operates or would operate as a fraud or deceit upon another person.

Violations

Through the conduct described above, Respondents engaged in the following violations:

19. As described in detail above, Respondents violated Wis. Stat. § 551.401(1) by transacting business as a broker-dealer in Wisconsin without being registered under Ch. 551 or exempted from registration under Wis. Stat. § 551.401(2).
20. As described in detail above, Respondents violated Wis. Stat. § 551.301 by offering unregistered securities in this state to a potential Wisconsin investor.
21. As described in detail above, Respondents violated Wis. Stat. § 551.403(1) by transacting business as an investment advisor in Wisconsin without being registered under Ch. 551 or exempted from registration under Wis. Stat. § 551.403(2).
22. As described in detail above, Respondents violated Wis. Stat. § 551.501(1) when in connection with the offer, sale, or purchase of a security, Respondents employed a device, scheme or artifice to defraud RT, including by, among other things, making false claims about the nature and scope of its Quantum AI investment program, making false claims about commissions on its website, falsely claiming to use Quantum AI Bots, providing false information of its locations, creating a fictitious trading platform with fake returns, failing to inform RT about the true location and principals of Quantum AI and the risks of investing in cryptocurrencies, and falsely claiming an affiliation with Elon Musk.
23. As described in detail above, Respondents violated Wis. Stat. § 551.501(2) when in connection with the offer, sale, or purchase of a security, Respondents omitted

statements of material fact and made misrepresentations of material facts to RT, including by, among other things, making false claims about the nature and scope of its Quantum AI investment program, making false claims about commissions on its website, falsely claiming to use Quantum AI Bots, providing false information of its locations, creating a fictitious trading platform with fake returns, failing to inform RT about the true location and principals of Quantum AI and the risks of investing in cryptocurrencies, and falsely claiming an affiliation with Elon Musk.

24. As described in detail above, Respondents violated Wis. Stat. § 551.501(3) when in connection with the offer, sale, or purchase of a security, Respondents omitted statements of material fact and made misrepresentations of material facts to RT, including by, among other things, making false claims about the nature and scope of its Quantum AI investment program, making false claims about commissions on its website, falsely claiming to use Quantum AI Bots, providing false information of its locations, creating a fictitious trading platform with fake returns, failing to inform RT about the true location and principals of Quantum AI and the risks of investing in cryptocurrencies, and falsely claiming an affiliation with Elon Musk.
25. As described in detail above, Respondents, as persons that advise others for compensation as to the value of securities and the advisability of investing, purchasing or selling securities, violated Wis. Stat. § 551.502(1)(a) by employing a device, scheme or artifice to defraud RT including by, among other things, making false claims about the nature and scope of its Quantum AI investment program, making false claims about commissions on its website, falsely claiming to use Quantum AI Bots, providing false information of its locations, creating a fictitious trading platform with fake returns, failing to inform RT about the true location and principals of Quantum AI and the risks of investing in cryptocurrencies, and falsely claiming an affiliation with Elon Musk.
26. As described in detail above, Respondents, as persons that advise others for compensation as to the value of securities and the advisability of investing, purchasing or selling securities, violated Wis. Stat. § 551.502(1)(b) by engaging in an act, practice, or course of business that operated as a fraud or deceit upon RT including by, among other things, making false claims about the nature and scope of its Quantum AI investment program, making false claims about commissions on its website, falsely claiming to use Quantum AI Bots, providing false information of its locations, creating a fictitious trading platform with fake returns, failing to inform RT about the true location and principals of Quantum AI and the risks of investing in cryptocurrencies, and falsely claiming an affiliation with Elon Musk.

III.

In view of the above findings of fact and conclusions of law, the Administrator deems it necessary and appropriate in the public interest and for the protection of investors, and pursuant to its legal authority and jurisdiction under Ch. 551, to wit Wis. Stat. § 551.604, to issue the following orders and notices:

A. Summary Orders issued pursuant to Wis. Stat. § 551.604(2)

- (a) IT IS ORDERED summarily that RESPONDENTS, their agents, servants, officers, employees, successors, affiliates, and every entity and person directly or indirectly controlled or organized by or on behalf of any RESPONDENT, shall cease and desist from making or causing to be made in or from Wisconsin to any person or entity any further offers or sales of securities unless and until such securities qualify as covered securities or are registered under Ch. 551 or successor statute, pursuant to Wis. Stat. §§ 551.604(1)(a) and (2).
- (b) IT IS FURTHER ORDERED summarily that all exemptions from registration set forth at Ch. 551 or successor statute that might otherwise apply to any offer or sale of any security of or by any of the RESPONDENTS, their agents, servants, officers, employees, successors, affiliates, and every entity and person directly or indirectly controlled or organized by or on behalf of any RESPONDENT, are hereby revoked, pursuant to Wis. Stat. §§ 551.604(1)(b) and (2).
- (c) IT IS FURTHER ORDERED summarily that all exemptions from registration set forth in Wis. Stat. §§ 551.201 and 551.202 that may otherwise apply to a specific security, transaction or offer of or by RESPONDENTS, their agents, servants, officers, employees, successors, affiliates, and every entity and person directly or indirectly controlled or organized by or on behalf of any RESPONDENT, are hereby revoked, pursuant to Wis. Stat. §§ 551.604(1)(c) and (2).
- (d) IT IS FURTHER ORDERED summarily that RESPONDENTS, their successors, affiliates, controlling persons, officers, agents, servants, employees and every entity and person directly or indirectly controlled or hereafter organized by or on behalf of any RESPONDENT, are prohibited from violating Wis. Stat. § 551.501 and Wis. Stat. § 551.502 or successor statutes.
- (e) IT IS FURTHER ORDERED summarily that RESPONDENTS, their successors, affiliates, controlling persons, officers, agents, servants, employees, and every entity and person directly or indirectly controlled or hereafter organized by or on behalf of either RESPONDENT, are prohibited from violating Ch. 551 or successor statute that might otherwise apply to any offer or sale of a security of or by RESPONDENTS.
- (f) PLEASE TAKE NOTICE that the summary orders of the Administrator are effective as of the issuance of this order, pursuant to Wis. Stat. § 551.604(2). You are advised that any willful violation of an order issued by the Division under Ch. 551 is a criminal offense punishable under the provisions of Wis. Stat. § 551.508.

B. Service of Order

- (g) IT IS FURTHER ORDERED that this order shall be sent promptly by email to each party named in the order who has filed a Consent to Electronic Service with the

Division. If a Consent to Electronic Service is not on file or has been revoked by the signatory, this order shall be sent promptly by US mail to each party named in the order at his or her last known address or to the party's attorney of record, or shall be personally served upon the party or the party's attorney of record, pursuant to Wis. Admin. Code § DFI-Sec. 8.06 and Wis. Stat. § 227.48. This order shall also be served upon the office of the administrator pursuant to Wis. Stat. § 551.611.

- (h) PLEASE TAKE NOTICE that the date of the service of this order is the date it is placed in the mail if service is by US mail. If a party or the party's attorney is personally served, the date of service is the date service is completed. The date of service by email is the date the email is transmitted. You are advised that any willful violation of an order issued by the Division under Ch. 551 is a criminal offense punishable under the provisions of Wis. Stat. § 551.508.

C. Notice of Hearing Rights

- (i) PLEASE TAKE NOTICE that you have the right to request a hearing pursuant to Wis. Stat. § 551.604(2). Every request for a hearing shall be in the form of a written petition filed with the Division, pursuant to Wis. Admin. Code § DFI-Sec. 8.01 and Wis. Stat. § 227.42. A petition for a hearing to review the order shall:

- (1) Plainly admit or deny each specific allegation, finding or conclusion in the order and incorporated papers. However, if the petitioner lacks sufficient knowledge or information to permit an admission or denial, the petition shall so state, and that statement shall have the effect of a denial; and
- (2) State all affirmative defenses. Affirmative defenses not raised in the request for hearing may be deemed waived.

- (j) PLEASE TAKE FURTHER NOTICE that you may file your written petition:

- (1) By mailing the written petition to:
Division of Securities
Wisconsin Department of Financial Institutions
P.O. Box 1768
Madison, Wisconsin 53701;
- (2) By delivering the written petition in person to:
Division of Securities
Wisconsin Department of Financial Institutions
4822 Madison Yards Way, North Tower, 4th Floor
Madison, Wisconsin 53705; or
- (3) By faxing the written petition to 608-264-7979.

- (k) PLEASE TAKE FURTHER NOTICE that the petition for hearing must be filed with the Division. Pursuant to Wis. Stat. § 551.102(8), "filing" means "receipt." Therefore, a petition is not "filed" with the Division until it is actually "received" by the Division. If the Division does not receive your written petition before midnight on the 30th day

after the date of service of this order, your right to a hearing will be waived and the Summary Order shall become final by operation of law.

- (l) PLEASE TAKE FURTHER NOTICE that, within 15 days after receipt of a request in a record from you, the matter will be scheduled for a hearing or other public administrative proceedings, pursuant to Wis. Stat. §§ 551.604(2) and (3).
- (m) PLEASE TAKE FURTHER NOTICE that if you do not request a hearing and none is ordered by the Administrator within 30 days after the date of service of this order, the findings of fact, conclusions of law, and summary and proposed orders, including any imposition of civil penalties, disgorgement, restitution, costs, and all applicable interest, become final as by operation of law, pursuant to Wis. Stat. § 551.604(2).
- (n) PLEASE TAKE FURTHER NOTICE violations of this order may be enforced by any investor, or by the Division whether acting in its own right or on behalf of the investor, by petitioning any court of competent jurisdiction to enforce the terms of the order.
- (o) PLEASE TAKE FURTHER NOTICE failure to provide a copy of this order to prospective investors may be a material misrepresentation in violation of Ch. 551 and this order.
- (p) PLEASE TAKE FURTHER NOTICE that any willful violation of an order by the Division under Ch. 551 is a criminal offense punishable under the provisions of Wis. Stat. § 551.508.

EXECUTED at Madison, Wisconsin, this 14th day of April, 2026.



Leslie M. Van Buskirk

Leslie M. Van Buskirk
Administrator

Division of Securities
State of Wisconsin
Department of Financial Institutions
4822 Madison Yards Way, 4th Floor
Madison, Wisconsin 53705



State of Wisconsin
Department of Financial Institutions

Tony Evers, Governor

Wendy K. Baumann, Secretary-designee

AFFIDAVIT OF SERVICE
AND COMPLIANCE WITH WIS. STAT. § 551.611

STATE OF WISCONSIN)
) ss.
COUNTY OF DANE)

I, KATHERINE CLEMENTI, first being duly sworn, depose and state:

- 1. I am employed with the State of Wisconsin, Department of Financial Institutions, Division of Securities.
2. On the date of this Affidavit and in the course of regularly conducted activity, I have caused to be served by email upon ElonMuskQuantumAI at info@quantumaistock.com:
i. A copy of the Summary Order to Cease and Desist and Revoking Exemptions; DFI Case No. S-251864 (EX); and
ii. A copy of this Affidavit of Service.
3. In compliance with Wis. Stat. §§ 227.48, 551.611, and 891.46; and Wis. Admin. Code. §§ DFI-Sec 8.06 and 8.07, I have also caused to be served copies of those same documents upon the Administrator for the Division of Securities.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Katherine Clementi

KATHERINE CLEMENTI

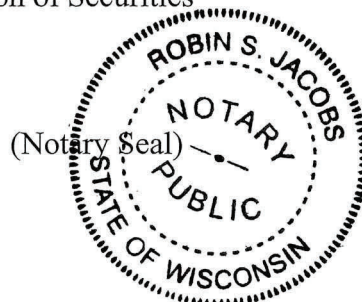
State of Wisconsin
Department of Financial Institutions
Division of Securities

Subscribed and sworn to before me
This 16th day of April, 2026.

Robin Jacobs

Notary Public, State of Wisconsin

My commission is permanent.





State of Wisconsin
Department of Financial Institutions

Tony Evers, Governor

Wendy K. Baumann, Secretary-designee

AFFIDAVIT OF SERVICE
AND COMPLIANCE WITH WIS. STAT. § 551.611

STATE OF WISCONSIN)
) ss.
COUNTY OF DANE)

I, KATHERINE CLEMENTI, first being duly sworn, depose and state:

- 1. I am employed with the State of Wisconsin, Department of Financial Institutions, Division of Securities.
2. On the date of this Affidavit and in the course of regularly conducted activity, I have caused to be served by WhatsApp upon Christopher Robert at 1-480-302-0044:
i. A copy of the Summary Order to Cease and Desist and Revoking Exemptions; DFI Case No. S-251864 (EX); and
ii. A copy of this Affidavit of Service.
3. In compliance with Wis. Stat. §§ 227.48, 551.611, and 891.46; and Wis. Admin. Code. §§ DFI-Sec 8.06 and 8.07, I have also caused to be served copies of those same documents upon the Administrator for the Division of Securities.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Katherine Clementi

KATHERINE CLEMENTI

State of Wisconsin
Department of Financial Institutions
Division of Securities

Subscribed and sworn to before me
This 16th day of April, 2026.

Robin Jacobs

Notary Public, State of Wisconsin

My commission is permanent.

